

UNITED STATES DISTRICT COURT  
DISTRICT OF RHODE ISLAND

OSCAR YANES, GAGIK MKRTCHIAN,  
and WENDELL BAEZ LOPEZ, on behalf  
of themselves and all those similarly situated,

*Petitioners-Plaintiffs,*

-v.-

DANIEL W. MARTIN, Warden, Donald  
W. Wyatt Detention Facility; CHAD F.  
WOLF, Acting Secretary, U.S. Department  
of Homeland Security; MATTHEW T.  
ALBENCE, Acting Director, U.S.  
Immigration and Customs Enforcement;  
TODD M. LYONS, Acting Field Office  
Director, U.S. Immigration and Customs  
Enforcement; and CENTRAL FALLS  
DETENTION FACILITY  
CORPORATION,

*Respondents-Defendants.*

Civil Action No.

20-CV-216-MSM-PAS

**NOTICE OF NEW ICE DETAINEE (USMS TO ICE TRANSFER)**

The Federal Respondents respectfully submit this notice to advise the Court and the parties of an addition to the number of detainees in ICE custody at the Wyatt facility. Specifically, counsel have been advised that one individual previously in the custody of the United States Marshals Service and already detained at the facility was transferred into the custody of ICE:

A#	Name	Age	Immigration Detention Status	Final Order of Removal	Country of Citizenship
075870518	PEREZ-ORTEGA, RAMIRO	43	8 U.S.C. § 1231	Yes	Guatemala

With this filing, the Federal Respondents provide the following documents as exhibits:

- A) Criminal history for this detainee;
- B) Underlying judgment of conviction in *United States v. Perez-Ortega*, 20-CR-39-MSM (D.R.I.);

The Federal Respondents will file, under cover of a separate motion to seal, the Wyatt medical records pertaining to this individual once those are received.

Dated July 8, 2020

Respectfully submitted,

AARON L. WEISMAN  
United States Attorney

/s/ Zachary A. Cunha

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401-709-5000

#### **CERTIFICATE OF SERVICE**

I hereby certify that, on July 8, 2020, I caused the foregoing document to be filed by means of this Court's Electronic Case Filing (ECF) system, thereby serving it upon all registered users in accordance with Federal Rule of Civil Procedure 5(b)(2)(E) and Local Rules Gen 305 and 309(b).

By: /s/ Zachary A. Cunha  
Zachary A. Cunha  
Assistant United States Attorney